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## CURRICULUM VITAE FOR GENERAL TERMS AND CONDITIONS AND MISCELLANEOUS PANELISTS

#### I. CHRISTOS T. ANTONIOU

Mr. Antoniou earned his Bachelor of Science degree from the United State Military

Academy at West Point in 1984. In 1992, he received his Juris Doctorate from Yale Law

School. Mr. Antoniou has served as an attorney at Verizon for the past three years. His primary areas of responsibility are negotiating, arbitrating and litigating contractual arrangements and disputes under the Telecommunications Act of 1996, and providing legal advice to Verizon's product managers for interconnection and related matters. Prior to joining Verizon, Mr.

Antoniou was a corporate attorney at Skadden, Arps, Slate, Meagher & Flom LLP, and at Milbank, Tweed, Hadley & McCloy, in each case at their Washington, D.C. offices, focusing on project finance and other corporate issues. In addition to practicing law, Mr. Antoniou was an officer in the United States Army.

#### II. MICHAEL A. DALY

Mr. Daly earned his Bachelor of Science in Marketing from the University of Maryland in 1977. In 1994, he received his Executive Masters of Science in Engineering, Technology Management from the University of Pennsylvania. Mr. Daly has over 22 years of telecommunications experience with Verizon and the former Bell Atlantic. He began his carrier with Bell Atlantic in 1979 in various sales and marketing assignments. In his tenure with Verizon, Mr. Daly has held an assortment of positions with increasing levels of responsibility, including Account Manager for a major IXC customer, Product Manager for Special Access Products, Director of Resale Services and Director of Negotiations and Interconnection Policy. In 2000, Mr. Daly assumed his current position as Director of Negotiations for the Verizon Wholesale Markets Group. In his current position, Mr. Daly oversees negotiation teams for

Interconnection, UNEs and Resale as mandated by the Act and leads a negotiations team in all aspects of negotiations with AT&T across the Verizon footprint.

#### III. STEVEN J. PITTERLE

Mr. Pitterle earned his Bachelor of Science Degree in Mathematics in 1970 from the University of Wisconsin at Madison. He has over 31 years experience in the Telecommunications Industry beginning in 1970 with General Telephone Company as an Engineering Assistant in the Outside Plant Engineering Department. From 1970 through 1979, Mr. Pitterle held several positions in the Engineering Department until he transferred to the Service Department. In 1980, Mr. Pitterle joined the Regulatory Affairs Department in Wisconsin as Tariff Administrator and later became Manager of Regulatory Affairs. Over the course of his tenure with the former Verizon entities, Mr. Pitterle has held a variety of positions with increasing levels of responsibility including Compensation Coordinator for intraLATA compensation, Interexchange Account Manager for the former GTE North and State Director-External Affairs in Wisconsin. In June 1977, Mr. Pitterle transferred to Irving, Texas where he now serves as Negotiations Director.

# Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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## VERIZON VA'S DIRECT TESTIMONY ON MEDIATION ISSUES (CATEGORIES I AND III THROUGH VII)

#### **RIGHTS OF WAY**

**ALAN YOUNG** 

AUGUST 17, 2001

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2 3		I. <u>INTRODUCTION</u>
4	Q.	PLEASE STATE YOUR NAME, TITLE AND BUSINESS ADDRESS.
5	A.	My name is Alan Young. I am employed by Verizon Services Corporation as
6		Specialist - Federal Communications Commission ("FCC") Regulatory and Legal
7		Support, Joint Use and Licensing. My business address is 35 S. Haddon Avenue,
8		Floor 2, Haddonfield, New Jersey 08033.
9		
10	Q.	PLEASE DESCRIBE YOUR EDUCATION (AND ANY OTHER WORK
11		EXPERIENCE).
12	A.	I received a Bachelor of Science degree from Delaware Valley College of Science
13		and Agriculture in Agronomy in 1972. Upon graduation from college, I began
14		working for New Jersey Bell in the Construction Department. Since that time, I
15		have held various positions within the Construction and Outside Plant
16		Engineering departments. I assumed my current staff position in 1992. I have
17		twenty-nine years of experience in the telecommunications industry, as an
18		employee of Verizon and its predecessor companies.
19		
20	Q.	WHAT ARE YOUR RESPONSIBILITIES IN YOUR CURRENT
21		POSITION?
22	A.	As Specialist - FCC Regulatory and Legal Support, Joint Use and Licensing, I am
23		responsible for development, implementation and monitoring of policy and
24		procedures for access to poles, ducts, conduit, and rights of way owned or

controlled by Verizon in the former Bell Atlantic South jurisdictions including the Commonwealth of Virginia.

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#### 4 Q. HAVE YOU EVER TESTIFIED BEFORE?

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#### 7 Q. WHAT IS THE PURPOSE OF YOUR TESTIMONY?

Verizon VA, WorldCom and AT&T addressed these issues in mediation on August 2, 2001. The Parties resolved several of these issues both with language and in principle with language to be agreed upon. The purpose of my testimony is to present the positions of Verizon Virginia (Verizon VA) on the remaining issues pertaining to access to poles, ducts, conduit and rights of way that WorldCom and AT&T have raised in this arbitration. Specifically, my testimony will demonstrate that Verizon VA has established processes in place to handle all requests for access to poles, ducts, conduit and rights of way for all Competitive Local Exchange Carriers ("CLECs"), cable television ("CATV") providers, and telecommunications providers. Those processes have been administered by Verizon VA's Pole Conduit Licensing Center, a centralized group for Contracts and Agreements in Richmond, Virginia since 1998. Verizon VA uses a separate license agreement to provide nondiscriminatory access to poles, ducts, conduit and rights of way that sets forth terms and conditions that are very similar to those that WorldCom has proposed for inclusion in the Parties' interconnection agreement. Verizon VA, however, does not agree that it is in the best interest of

1		either WorldCom or Verizon VA to include terms and conditions for access to
2		poles, ducts, conduit and rights of way in the Parties' interconnection agreement.
3		Instead, those terms and conditions should be set forth in a separate license
4		agreement.
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6		My testimony also addresses the issues upon which the Parties have agreed in
7		principle but are still working on language. For these issues, any changes will be
8		made to the language proposed in Verizon VA's standard license agreement. Th
9		primary issue to be arbitrated, however, is where the language will ultimately go-
10		into the Interconnection Agreement or into a separate license agreement.
11		
12	Q.	HOW DOES VERIZON VA PROVIDE ACCESS TO POLES, DUCTS,
13		CONDUIT AND RIGHTS OF WAY?
14	A.	Verizon VA uses a standard license agreement that is executed by all CLECs,
15		CATV, and telecommunications providers and that details the license process for
16		access to poles, ducts, conduit and rights of way. Verizon VA currently has 136
17		agreements with CATV Companies and 48 agreements with CLECS,
18		telecommunications providers and independent telecommunications companies.
19		Using this well-established process, Verizon VA licenses over 162,400 pole
20		attachments and 1,648,800 feet of conduit as of the end of the first quarter 2001.
20		attachments and 1,046,500 feet of conduit as of the end of the first quarter 2001.

Answer to WorldCom, Cox, and AT&T Requests for Arbitration.

1	Q.	DOES VERIZON VA CURRENTLY HAVE EXISTING LICENSE
2		AGREEMENTS WITH WORLDCOM AND AT&T AFFILIATES
3		GOVERNING ACCESS TO VERIZON VA'S POLES, DUCTS, CONDUIT
4		AND RIGHTS OF WAY?
5	A	Yes. For some time now Verizon VA has utilized a standard license agreement to
6		govern the terms and conditions under which CLECs gain access to Verizon VA's
7		poles, ducts, conduit and rights of way, with two exceptions. In 1997, Verizon
8		VA agreed to incorporate those terms and conditions into the interconnection
9		agreements with two companies MCImetro/ Access Transmission Services of
10		Virginia, Inc. and AT&T Communications of Virginia, Inc instead of utilizing
11		the standard separate license agreements. After negotiating those terms and
12		conditions for such access, Verizon VA then updated its standard license
13		agreement that it has since offered to CLECs for access to its poles, ducts, conduit
14		and rights of way. It should be noted, however, both WorldCom and AT&T have
15		affiliates that currently use the standard separate license agreement to govern
16		access to Verizon VA's poles, ducts, conduit and rights of way instead of insisting
17		upon including terms and conditions in the Parties' interconnection agreements.
18		
19	Q.	DOES VERIZON VA AGREE THAT TERMS AND CONDITIONS FOR
20		ACCESS TO VERIZON VA'S POLES, DUCTS, CONDUIT AND RIGHTS
21		OF WAY SHOULD BE MEMORIALIZED IN AN AGREEMENT?
22	A.	Yes. Verizon VA disagrees, however, with WorldCom's proposal to include the
23		terms and conditions within the Parties' interconnection agreement. Going

forward, the Parties should utilize separate license agreements for access to Verizon VA's poles, ducts, conduit and rights of way for several reasons.

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First, Verizon VA's position is that the Act does not require that these terms and conditions be incorporated into the interconnection agreement; it is sufficient for the interconnection agreement simply to reflect that such terms and conditions are set forth in a separate licensing agreement. Use of a separate license agreement also enables Verizon VA to more easily offer non-discriminatory access to CLECs seeking access to Verizon VA's poles, ducts, conduit and rights of way. A very detailed process and tracking system has been established in Virginia to ensure that nondiscriminatory access is provided to all applicants requesting access to poles, conduit and rights of way. That process includes the execution of a license agreement with each and every CATV, CLEC and telecommunications provider that requests access to poles, ducts, conduit and rights of way. Because CATV entities are entitled to the same rights of access as CLECs, the same license agreement is offered to all applicants, with identical terms and conditions. Interconnection agreements, however, are executed exclusively with CLEC entities and not CATV entities. Thus, Verizon VA uses the same license agreement for both entities, utilizing the same processes and organization to administer them and to provide nondiscriminatory access to both.

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Second, including such terms and conditions in the Parties' interconnection agreement poses many administrative problems for both parties. For example, the

interconnection agreement has a defined termination date as opposed to Verizon VA's license agreement which continues until terminated by WorldCom upon six months prior notice or other terminations detailed in agreement by WorldCom. Also, Verizon VA has well established groups fixed in Virginia that have responsibility for administering nondiscriminatory access to poles, ducts, conduit and rights of way. License agreements are maintained in Verizon VA's local office of Contracts and Agreement for future reference. When the agreement is executed, both parties provide contact information which ultimately establishes a very important record for contacts required to administer poles, ducts, conduit and rights of way for both parties. Verizon VA and the other parties have personnel who deal mainly with access to poles, ducts, conduit and rights of way. Many times these relationships are already established and placing the license agreement in the interconnection agreement confuses the issues on both sides. Once an agreement is properly executed, Verizon's local Virginia contracts and agreements organization logs in the agreement and applications may be processed for access. Applications are processed on a first come, first served basis; however, Verizon's local contracts and agreements organization does not process applications until it has an executed agreement on file. If the license agreement is in the interconnection agreement as WorldCom advocates, there will be delays in notifying Verizon's local contracts and agreements organization of a properly executed agreement.

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In addition, utilizing a separate license agreement would not be difficult or burdensome for any party. As stated, WorldCom's and AT&T's subsidiaries already utilize such agreements. Moreover, as I noted below, I believe the standard license agreement can be modified to address WorldCom's concerns.

Finally, the license agreement has state specific provisions regarding the forms and detailed processes used. If terms and conditions that are typically the content of license agreements are voluntarily incorporated into interconnection agreements, some CLECs might argue that, pursuant to the Merger Conditions, they could opt into those terms and conditions in different states, where the terms and conditions should not or could not apply. To avoid this result, Verizon VA would never be able to agree voluntarily to such terms and conditions, but would be forced to arbitrate them in any and all interconnection agreements. The best way to avoid this problem is for the interconnection agreement simply to reflect that the terms and conditions are contained in a separate license agreement.

# Q. HOW DID VERIZON VA ESTABLISH ITS CURRENT STANDARD LICENSE AGREEMENT?

A. On February 8, 1996, when the Telecommunications Act of 1996 ("Act") was passed, Verizon VA separately negotiated with AT&T and WorldCom to establish terms and conditions to gain access to poles, ducts, conduit and rights of way. The two agreements have very similar terms and were merged to create

Verizon VA's standard license agreement presently offered in Virginia.<sup>2</sup> Such consistency of terms, conditions and timeframes by state is entirely consistent with the Act and the Commission's subsequent Orders. With the established state specific processes outside of the interconnection process, Verizon VA is able to administer the entire licensing process in a nondiscriminatory manner. Verizon VA can provide access to all parties at parity when only one process is followed, including the negotiation and signing of the agreement with Verizon VA's local Contracts and Agreements organization. This process would be confusing when some agreements are included in the interconnection agreement while others are with the local administrators. The entire process cannot be incorporated into the interconnection agreement because not all the companies gaining access to poles and conduit wish or need to have interconnection agreements.

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## Q. IS THE STANDARD LICENSE AGREEMENT COMPLIANT WITH THE ACT?

A. Yes, Verizon VA's license agreement is compliant with the Act. Indeed, with the possible exception of a few terms and conditions, WorldCom seems to agree to the substance of Verizon VA's license agreement and has not contended that Verizon VA's license agreement is contrary to the Act or applicable law.

<sup>&</sup>lt;sup>2</sup> A similar agreement, with some specific differences, is offered in West Virginia, Maryland, Pennsylvania, New Jersey and Delaware, as well as the District of Columbia. Different agreements, however, are used in New York, in New England, and in the former GTE jurisdictions.

1	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(B) AS IT RELATES
2		TO VERIZON VA'S EFFORTS TO PROVIDE WORLDCOM WITH
3		DOCUMENTATION SUPPORTING A CLAIM THAT VERIZON VA
4		DOES NOT OWN OR HAVE AUTHORITY TO GRANT ACCESS TO A
5		GIVEN POLE, CONDUIT OR RIGHT OF WAY.
6	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
7		Parties agreed to the following language for § 2.4 of the ultimate agreement:
8		To the extent required by Applicable Law, VZ shall grant Licensee nondiscriminatory access to VZ's Poles, Conduits and Rights of
10		Way. This obligation extends to Poles, Conduits and Rights of
11		Way VZ owns and with respect to which VZ has the right to
12		authorize the occupancy of Licensee's Facilities. In cases of Poles,
13		Conduits and Rights of Way VZ owns, but with respect to which
14		VZ does not have the right to authorize the occupancy of
15		Licensee's Facilities, to the extent required by Applicable Law, VZ
16		shall reasonably cooperate with Licensee to permit Licensee to
17		obtain a right of occupancy for Licensee's Facilities, subject to
18		VZ's right to provide a reasonable technical evaluation of the
19		requirements for such occupancy to the property owner or other
20		authorized person. Such reasonable cooperation by VZ shall not
21		obligate VZ to purchase a right of occupancy for, or right to
22		authorize the occupancy of, Licensee's Facilities. Upon reasonable
23		request by Licensee, VZ will provide any documentation that is not
24		confidential or privileged in its possession supporting a claim that
25		it does not own or have authority to grant access to a given Pole,
26		Conduit, or Right of Way. To the extent that VZ has such
27		supporting documentation in its possession that is confidential or
28		privileged, VZ will make that documentation available subject to
29		reasonable conditions to protect proprietary information.
30		
31		The Parties have agreed to this language in principle. Verizon VA awaits
32		WorldCom's ultimate approval.

I	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(C) AS IT RELATES
2		TO WHEN VERZION VA MAY REQUIRE A BOND OR OTHER
3		FINANCIAL SECURITY TO GUARANTEE THE PERFORMANCE OF
4		WORLDCOM'S OBLIGATIONS UNDER THE AGREEMENT.
5	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
6		Parties agreed to the following language for § 3.3:
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21		At such time that Licensee's net worth (as defined under generally accepted accounting principles, hereinafter "Net Worth") fails to exceed \$100,000,000, VZ may require a bond in a form satisfactory to VZ or other financial security satisfactory to VZ, in such amount as VZ from time to time may reasonably require, to guarantee the performance of all Licensee obligations under this Agreement. Licensee's provision of the bond or financial security shall not operate as a limitation upon the obligations of Licensee hereunder; and if Licensee furnishes a deposit of money pursuant to this section, such deposit may be held during the continuance of this Agreement at the option of VZ as security for any and all amounts which are or may become due to VZ under this Agreement.  The Parties have agreed to this language in principle. Verizon VA awaits
22		Worldcom's ultimate approval.
23		
24	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUES 111-13 AND III-13(C) AS
25		IT RELATES TO VERIZON VA'S CHANGING OF FEES AND
26		CHARGES.
27	A.	Verizon VA, WorldCom and AT&T addressed this issue in mediation on August
28		2. The Parties agreed to the following language for § 3.4 of their ultimate
29		agreement:
30 31		On an annual basis, changes in the amount of the fees and charges identified in Appendix I may be made by VZ upon at least 60 days

1 2 3 4 5 6 7 8 9 10 11		I, and Licensee agrees to pay such changed fees and charges provided that they are in accordance with this Agreement. Any such changes to fees and charges shall be either agreed upon by VZ and Licensee or, in the alternative, pursuant to the formula promulgated by the Federal Communications Commission (hereinafter "FCC") for the Attachment of Licensee's Facilities to VZ's Poles or pursuant to the formula promulgated by the FCC for the placement of Licensee's Facilities in VZ's Conduits.  The Parties have agreed to this language in principle. Verizon VA awaits WorldCom's and AT&T's ultimate approval.
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14	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(D) AS IT RELATES
15		TO WHEN VERIZON VA MAY REQUIRE ADVANCE PAYMENTS.
16	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
17		Parties agreed to the following language for § 4.1 of the Parties ultimate
18		agreement:
19 20 21 22 23 24 25 26 27 28		At such time that Licensee's Net Worth fails to exceed \$100,000,000, Licensee shall be required to make an advance payment to VZ prior to:  a) any undertaking by VZ of a Prelicense Survey or the administrative processing of such a survey, in an amount sufficient to cover the estimated charges for completing the specific work operation required, and  b) performance by VZ of any Make-Ready work required, in
29 30 31		an amount sufficient to cover the estimated charges for completing the required Make-Ready work.
32		The Parties have agreed to this language in principle. Verizon VA awaits
33		WorldCom's ultimate approval.
34		

Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(E) AS IT RELATES
	TO WORLDCOM'S OBLIGATION TO CORRECT OF SAFETY
	VIOLATIONS.
A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
	Parties agreed to the following language for § 5.2 of their ultimate agreement:
	Licensee shall correct all material safety violations within ten (10) days from receipt of notice from VZ. Licensee shall correct all other non-standard conditions within thirty (30) days from receipt of written notice from VZ. If Licensee does not correct any violation or non-standard condition within the aforementioned time limits, VZ may at its option correct said violations or conditions at Licensee's sole expense and risk.  The Parties have agreed to this language in principle. Verizon VA awaits
	The Parties have agreed to this language in principle. Verizon VA awaits
	WorldCom's ultimate approval.
Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(F) AS IT RELATES
	TO WHEN WORLDCOM MUST SUBMIT EVIDENCE OF LAWFUL
	AUTHORITY TO CONSTRUCT, OPERATE AND MAINTAIN ITS
	FACILITIES.
A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
	Parties agreed to the following language for § 6.1 of their ultimate agreement:
	Before Licensee attaches Licensee's Facilities to Poles, or occupies Conduits or Rights of Way, Licensee shall be responsible for obtaining from appropriate public and private property owners and authorities any authorization required to construct, operate and maintain Licensee's Facilities. Evidence of Licensee's having obtained lawful authority to so construct, operate and maintain Licensee's Facilities shall be submitted to VZ within ten (10)
	Q.

I		The Parties have agreed to this language in principle. Verizon VA awaits
2		WorldCom's ultimate approval.
3		
4	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(H) AS IT
5		RELATES TO PRELICENSE SURVEYS AND MAKE-READY WORK.
6	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
7		Parties agreed to the following language for § 8.2 of their ultimate agreement:
8 9 10 11 12 13 14 15 16 17		a) The field inspection portion of the Prelicense Survey, which requires the visual inspection of such structures or property, shall be performed by VZ (with participation by Licensee at its option, for which VZ shall provide at least 48 hours advance notice). At its option, VZ may permit Licensee to perform the field inspection survey subject to a quality check by VZ. VZ shall also perform the administrative processing portion of the Prelicense Survey, which includes the processing of the application, the preparation of the Make-Ready Work orders (if necessary), and the notification of work requirements to other attachers and occupants (if necessary).
19 20 21 22 23 24 25 26 27 28 29		VZ shall make commercially reasonable efforts to advise Licensee in writing of the estimated charges that will apply for its Prelicense Survey work no later than ten (10) days from receipt of Licensee's application. VZ shall receive written authorization from Licensee before undertaking such work (Appendix II, Form B-1). Alternatively, Licensee may pay VZ the estimated charges that will apply for a Prelicense Survey with its submission of an application provided that VZ has advised Licensee that standard estimated charges exist for the type of application that is being submitted.
30		The Parties have agreed to this language in principle. Verizon VA awaits
31		WorldCom's ultimate approval.

i		in addition, worldCom will be proposing to verizon VA language changing § 8.5
2		of the agreement. Verizon VA has not yet received this language but is confident
3		that the Parties are in agreement.
4		
5	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(I) AS IT RELATES
6		TO WORLDCOM'S OBLIGATION TO OBTAIN PRIOR WRITTEN
7		AUTHORIZATION FROM VERIZON VA APPROVING OF THE WORK
8		AND THE PARTY PERFORMING SUCH WORK BEFORE WORLDCOM
9		MAY INSTALL, REMOVE, OR PROVIDE MAINTENANCE OF ITS
10		FACILITIES IN ANY OF VERIZON VA'S CONDUITS OR CONDUIT
11		SYSTEMS.
12	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
13		Parties agreed to the following language for § 9.4 of their ultimate agreement:
14 15 16 17 18 19 20		Licensee must obtain prior written authorization from VZ approving of the work and the party performing such work before Licensee may install, remove, or provide maintenance of its Facilities in any of VZ's Conduits or Conduit Systems. VZ shall not unreasonably withhold or delay such authorization. In the case of an emergency, however, Licensee may proceed without written authorization after notifying VZ.
22		The Parties have agreed to this language in principle. Verizon VA awaits
23		WorldCom's ultimate approval.
24		
25	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(I) AS IT RELATES
26		TO OVERLASHING.

1	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
2		Parties agreed to the following language for § 9.9 of their ultimate agreement:
3 4 5 6 7 8 9 10 11 12 13 14 15 16		VZ shall not attach, nor authorize other entities to attach, facilities on. within or overlashed to existing Licensee Facilities without Licensee's prior written consent. Notwithstanding any other clause, Licensee may overlash additional communications facilities to existing strand so long as such overlashed plant is installed in accordance with the engineering standards of Article V. Licensee shall give VZ sixty (60) days advance notice of overlashing projects. Notice is not required for repair and restoration activity. Licensee's notice of planned overlashing shall be in the form of maps showing the location of poles and their associated numbers so that Verizon can identify where the work is taking place. Licensee will notify VZ within 30 days after completion of overlash projects subject to post-installation inspections of Article XI.
17		The Parties have agreed to this language in principle. Verizon VA awaits
18		WorldCom's ultimate approval.
19		
20	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(I) AS IT RELATES
21		TO WORLDCOM'S ACCESS TO MANHOLES.
22	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
23		Parties agreed to the following language for § 9.10 of their ultimate agreement:
24 25 26 27 28 29 30 31 32 33		VZ's Manholes shall be opened only as permitted by VZ's authorized employees or agents, which permission shall not be unreasonably withheld or delayed. Licensee shall be responsible for obtaining any necessary authorization from appropriate authorities to open Manholes and conduct work operations therein. Unless otherwise agreed between the Parties, Licensee's employees, agents and contractors will be permitted to enter or work in VZ's Manholes only when an authorized employee or agent of VZ is present or prior written authorization waiving this requirement is granted by VZ. VZ's said employee or agent shall
<ul><li>34</li><li>35</li><li>36</li></ul>		have the authority to suspend Licensee's work operations in and around VZ's Manholes if, in the reasonable judgment of said employee or agent, any hazardous conditions arise or any unsafe

1 2		practices are being followed by Licensee's employees, agents, or contractors. Licensee agrees to pay VZ the charges, as determined
3		in accordance with the terms and conditions of Appendix I, for
4		having VZ's employee or agent present when Licensee's work is
5		being done in and around VZ's Manholes. The presence of VZ's
6		authorized employee or agent shall not relieve Licensee of its
7.		responsibility to conduct all of its work operations in and around
8		VZ's Manholes in a safe and workmanlike manner, in accordance
9		with the terms of this Agreement.
10		E
11		a) Upon reasonable request where space is available, VZ will
12		provide Licensee with space in VZ's Manholes for racking and
13		storage of cable and other materials of the type that VZ stores in
14		VZ's Manholes.
15		
16		b) Licensee, contracting with VZ or a contractor approved by
17		VZ, shall be permitted to add Conduit parts to VZ's Manholes or
18		to add branches to Conduits when existing Conduits do not provide
19		the connectivity required by Licensee, provided that the structural
20		integrity of the Manhole and Conduits is maintained and sound
21		engineering judgment is employed. VZ shall not unreasonably
22		withhold, delay or deny approval of contractors.
23		vivilitia, asia) of asily approval of some association
24 25		The Parties have agreed to this language in principle. Verizon VA awaits  WorldCom's ultimate approval.
26		
27	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(L) AS IT RELATES
28		TO IMPROPER ATTACHMENT OR OCCUPANCY OF VERIZON VA'S
29		FACILITIES BY WORLDCOM WITHOUT APPROVAL OR LICENSE
30		FROM VERIZON VA.
31	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
32		Parties agreed to the following language for § 12.1 of their ultimate agreement:
33		If any of Licensee's Facilities shall be found attached to Poles, or
34		occupying Conduit or Right of Way, for which no license has been
35		granted, VZ without prejudice to its other rights or remedies under
36		this Agreement or at law or in equity may require Licensee to

submit an application pursuant to Article VII of this Agreement 1 within thirty (30) days after receipt of written notification from VZ 2 of the unauthorized Attachment or occupancy. If such application 3 is not received by VZ within the specified time period, Licensee 4 may be required to remove its unauthorized Attachment or 5 occupancy, or VZ may, at VZ's option, remove Licensee's 6 Facilities at Licensee's sole expense and risk. In addition, Licensee 7 shall pay any unauthorized Attachment or occupancy charge as 8 9 specified in Appendix I. 10 The Parties have agreed to this language in principle. Verizon VA awaits 11 12 WorldCom's ultimate approval. 13 14 Q. BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(M) AS IT RELATES TO WHEN VERIZON VA MAY BE GRANTED A SECURITY 15 INTEREST IN ALL OF WORLDCOM'S FACILITIES ATTACHED TO 16 VERIZON VA'S POLES, OR PLACED IN VERIZON VA'S CONDUIT 17 SYSTEMS OR RIGHTS OF WAY. 18 Verizon VA and WorldCom addressed this issue in mediation on August 2. The 19 A. Parties agreed to the following language for Article 13 of their ultimate 20 21 agreement: At such time that Licensee's Net Worth fails to exceed 22 23 \$100,000,000, Licensee shall grant VZ a security interest in all of Licensee's Facilities now or hereafter attached to Poles, or placed 24 in Conduit Systems or Rights of Way, pursuant to this Agreement, 25 and Licensee agrees to perform all acts necessary to perfect VZ's 26 security interest under the terms of the Uniform Commercial Code, 27 or applicable lien or security laws then in effect. If the terms of 28 Licensee's loan agreements and debentures preclude the grant of 29 liens or security interests to VZ, Licensee shall grant to VZ, upon 30 VZ's request, other permissible assurance or security for 31 performance, satisfactory to VZ, to cover any amounts due VZ 32 under this Agreement. Nothing in this Article shall operate to 33 prevent VZ from pursuing, at its option, any other remedies under 34

1 2 3		this Agreement or in law or equity, including public or private sale of facilities under security interest or lien.
4		The Parties have agreed to this language in principle. Verizon VA awaits
5		WorldCom's ultimate approval.
6		
7	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(Q) AS IT
8		RELATES TO TERMINATION OF THE PARTIES' AGREEMENT.
9	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2. The
10		Parties agreed that WorldCom would submit language to Verizon VA for Article
11		19 describing terms of enforcement. Verizon VA has not yet seen this language.
12		
13	Q.	BRIEFLY DESCRIBE THE STATUS OF ISSUE III-13(Q) AS IT
14		RELATES TO CHANGES OF LAW.
15	A.	Verizon VA and WorldCom addressed this issue in mediation on August 2.
16		Verizon VA has proposed that the Parties agree to adopt the same change of law
17		provision that is ultimately incorporated adopted for their interconnection
18		agreement.
19		
20	Q.	DOES THIS CONCLUDE YOUR TESTIMONY?
21	A.	Yes.

# Declaration of Alan T. Young I declare under penalty of perjury that I have reviewed the foregoing panel testimony and that those sections to which I testified are true and correct. Executed this 17<sup>th</sup> day of August, 2001. Alan T. Young Alan T. Young